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**From:** Gustafson, Brian [Brian.Gustafson@state.sd.us]  
**Sent:** 9/29/2016 6:38:28 PM  
**To:** Razzazian, Christopher [Razzazian.Christopher@epa.gov]  
**CC:** Rombough, Kyrik [Kyrik.Rombough@state.sd.us]; Gestring, Keith [Keith.Gestring@usd.edu]  
**Subject:** PowerTech  
**Attachments:** 28.1102-27\_app\_20121105.pdf; 28.1102-27\_exempt ltr\_20121227.pdf; 28.1102-27\_sob\_20121227.pdf

Christopher,

Attached is the application, statement of basis, and exempt letter for PowerTech's Dewey-Burdock project. At the time this application was submitted, DENR's construction and operating permit permits were combined either as a Title V air quality permit or a minor permit. If the potential emission of each criteria air pollutant was less than 25 tons per year, the operations would be exempt from needing a permit.

For your information, DENR now requires a facility to first get a construction permit and then get an operating permit (minor or Title V).

Hope this helps. Let us know if you have any further questions.

Brian Gustafson  
Engineer Manager III  
Air Quality Program